

**IN THE UNITED STATES DISTRICT COURT  
FOR THE WESTERN DISTRICT OF TEXAS  
WACO DIVISION**

**BRENDA LYNN GEIGER; CLAUDIA  
SAMPEDRO; JESSICA BURCIAGA;  
IESHA MARIE CRESPO; JESSICA  
ROCKWELL; and LUCY PINDER,**

**PLAINTIFFS**

v.

**RP ENTERTAINMENT, LLC d/b/a CLUB  
TABU a/k/a TABU NIGHTCLUB a/k/a  
TABU; and KILLEEN 2007 LLC d/b/a  
MANGOS;**

**DEFENDANTS**

**Case No. 6:21-CV-00145-ADA-DTG**

**JOINT STATUS REPORT AND  
MOTION FOR ENTRY OF NEW SCHEDULING ORDER**

1. On, May 6, 2021, this Court entered the Parties' Agreed Scheduling Order (ECF No. 14). Subsequently, the parties engaged in written discovery, engaged in document production, and have worked together collegially. On January 28, 2022, the Court entered an Order on All Parties' Stipulation and Joint Motion for Extension and to Amend Scheduling Order (ECF No. 18) after which depositions were taken. Additionally, the parties had settlement discussions (*see* ECF No. 21).

2. On June 17, 2022, this Court entered an Order Staying Case (ECF No. 29), extending a previously granted stay to July 19, 2022.

3. The parties report that they have not reached a final agreement resolving this matter.

4. As such, pursuant to the Order Staying Case (ECF No. 29), the parties submit a joint proposed scheduling order (which the parties have limited to pretrial deadlines that remained at the time the case was stayed) being filed contemporaneously with this report and motion.

**PRAYER**

All Parties pray that this Court grant their Joint Motion for Entry of New Scheduling Order and for all other relief to which they may be entitled.

**THE CASAS LAW FIRM, P.C.**

By: /s/Dennis C. Postiglione

Dennis C. Postiglione

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-and-

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**Attorneys for Defendants**

**CERTIFICATE OF CONFERENCE**

I hereby certify that on this 18th day of July 2022, I conferred by email with counsel for Plaintiffs, Dennis C. Postiglione, and he and I came to an agreement on the new deadlines and agreed that the above motion would be filed under electronic signatures as agreed to by all Parties.

*/s/ Marcus Mataga*  
**MARCUS MATAGA**

**CERTIFICATE OF SERVICE**

I hereby certify that a true and correct copy of the foregoing document was served on all counsel of record listed below via the ECF system on July 18, 2022.

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*/s/ Marcus Mataga*  
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